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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 09/699,626 | 10/30/2000 | Daniel J. Sullivan | 1001.1413102 | 7050 |
| 7: | 590 11/05/2002 | | | |
| Robert E Atki | | | EXAMINER | |
| 331 Second Av | ger & Tufte LLC renue South Suite 895 | | WINGOOD, PA | MELA LYNN |
| Minneapolis, M | IN 55401-2246 | | ART UNIT | PAPER NUMBER |
| | | | 3736 | |
| | | | DATE MAILED: 11/05/2002 | ! |

Please find below and/or attached an Office communication concerning this application or proceeding.



Office Action Summary

Application No. 09/699,626

Applicant(s)

Examiner

Pamela Wingood

Art Unit **3736**

Sullivan



| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE |
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| THE MALING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a raply be timely filled after SIX (6) MONTHS from the mating date of this communication. If NO period for reply is specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If NO period for reply is specified above, the maximum statutory period will apply and will explice SIX (6) MONTHS from the ambling date of the communication. Failurs to reply within the set or extended period for reply will, by statutes, cause the application to become ABANDONE(0 (35 U.S.C. 5 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filled, may reduce any search advantance and period of the communication and the communi |
| mailing date of this communication. If the period for reply is specified above is less than thirty [30] days, a reply within the statutory minimum of thirty [30] days will be considered timely. If NO period for reply is specified above, the maximum statutory period will apply and will explice SIX (6) MONTHS from the mailing date of this communication. Failurs to reply within the sat or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any same dystem than displaced to the communication of the communication is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213. Disposition of Claims 4) Claim(s) 11-30 |
| - If the pariod for right specified above is less than thirty (30) days, a right within the statutory minimum of thirty (30) days will be cornicident drively. If NO period for right is specified above, the maximum statutory primitive primitive to reply within the set or extended pariod for right will, by statute, cause the application to become ABANDONED (35 U.S.C. § 131). Any right according by the Office later than three menuits after the mailing date of this communication, even if timely filed, may reduce any earned patient term edipatment. See 37 CFR 1.704(b). Status 1) □ Responsive to communication(s) filed on 8.21.02 2a) □ This action is FINAL. 2b □ This action is non-final. 3) □ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213. Disposition of Claims 4a) □ Claim(s) 11.30 |
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| 2. Certified copies of the priority documents have been received in Application No |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). |
| *See the attached detailed Office action for a list of the certified copies not received. |
| 14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e). |
| a) The translation of the foreign language provisional application has been received. |
| 15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. |
| Attachment(s) |
| 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper Nots). |
| 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s). 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) Notice of Informal Patent Application (PTO-152) |

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SN: 09/699,626

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

2. Claims 11-12, 15-20, 23, 24 and 27 - 30 are rejected under 35 U.S.C. 102(e) as being anticipated by Gambale et al.

Gambale et al. discloses a guidewire for intravascular use (Col. 1, lns. 5-9) having an elongate solid shaft (10, having cross-hatching to indicate its solid nature at Figs. 1 and 2) with a proximal end (near element 10) and distal end (near element 22) with a taper towards its distal end (12 Col. 2, lns. 53-57), a radiopaque tip (18, Col. 3, lns. 19-20) and a plurality of radiopaque markers defined by the individual coils of coil (24) that have longitudinal spaces therebetween, they are longitudinally spaced with respect to each other and spaced with the nonradiopaque coil (30) (Fig. 1 at area 12).

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Allowable Subject Matter

Claims 13, 14, 21, 22, 25 and 26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. The following is a statement of reasons for the indication of allowable subject matter: Prior art of record did not suggest or disclose an intravascular guidewire having markers with a plurality of longitudinal spaces therebetween that are 1.5cm, or such a device with markers that are 1mm wide.

Response to Arguments

4. Applicant's arguments filed on August 21, 2002 have been fully considered but they are not persuasive.

Regarding the rejection on the merits, the prior rejection using Gambale et al. still applies. Gambale et al. has a coil tip at a distal point and markers (coils) proximal of the distal tip. (See Fig. 2). There is a distal tip at (18) with an area of alternating radiopaque markers. Applicant is encouraged to amend the claim 1 or contact the Examiner for an interview for more specifically clarify the distinction in between the claim and the prior art.

Examiner appreciates the amendment to the Specification of update and correct the continuing data.

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Conclusion

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CAR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CAR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any questions regarding this application can be addressed to Pamela Wingood who can be reached on (703)308,2676 on Monday-Thursday and alternating Fridays from 7:30-5:00PM.

Pamela Wingood

Patent Examiner

November 4, 2002

MAX F. HINDENBURG

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700